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CONFIRMATION NO. 2447

APPLICATION NUMBER? ATTORNEY DOCKET NUMBER FIRST NAMED APPLICANT ່ ປີອີ້/909,729 07/19/2001 **AMS-008**

FISH & NEAVE a below named in venigra me reby dec 1251 AVENUE OF THE AMERICAS 50TH FLOOR residence, post office address and citizenship are as NEW YORK 10020-1105, next to METRADE

FORMALITIES LETTER

I believe I am the original, first and tole invertabled: 09/04/2001 one name is listed below) or an original first and joint inventor (if plural names are listed Deliw, of the subject

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION on the invention entitled:

> FILED UNDER 37 CFR 1.53(b) COPY OF PAPE CATHETER FOR REMOVING EMBOLI FROM SAPHENOUS ORIGINALLY FILE. COPY OF PAPE VEIN GRAFTS Pfiling Date Granted CNFSY ARTERIES

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

[X] was filed on July 19, 2001

- The oath or declaration is Aunsignedation Serial No. ___ 09/909,729
- To avoid abandonment a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$65 for a small entity in compliance with 37 CFR 1.27 must be submitted with the missing items identified in this letter.
- The balance due by tapplicant is: \$ 65. have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I do not know and do not believe that the invention was ever patented Accopy of this notice MUST be returned with the replyn in any country before my or our invention the esti or more than one year prior to, this, application.

the lieve that the invention was in Customer Service Center Initial Patent Examination Division (703) 308-1202 in the United States of America more than one yeapart2-copy to be RETURNED WITH RESPONSE

01/24/2002 HTECKLU1 GOORSknowledge the duty to disclose to the United States Patent and Trademark Office all information known by me to be material to patentability as defined in Title 37, Code of 01 FC:205 Federal Regulations, § 1.56.

> I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also